## UNITED STATES DISTRICT COURT

	Eastern District of	Pennsylvania			
United States of America  v.  Brian Glantz  )		Case No. 13-15	872-M		
Defendant(	(s)				
	CRIMINAL	COMPLAINT			
I, the complainant in th	nis case, state that the following	ng is true to the best of my	knowledge and belief.		
On or about the date(s) of	November 17, 2018	in the county of	Philadelphia	in the	
Eastern District of	Pennsylvania , the	e defendant(s) violated:			
Code Section		Offense Descripti	Offense Description		
18 U.S.C. Section 111(a)(1) Assault on an Officer i		er in the Performance of Of	the Performance of Official Duties		
18 U.S.C. Section 13, and 18 Pa.C.S. 2702(a)(3)  Assimilated Crime of Commonmwealth of Pennsylvania Aggravated Assault of an Officer in the Performance of Official Duties					
This criminal complair	nt is based on these facts:		•		
On November 17, 2018, on the and intentionally assault, resist of their duties by striking Philaten and other officers and Park Rain violation of 18 U.S.C. Section	st, oppose, impede and interfe idelphia Police Captain John angers were involved in crow	ere with an officer assisting O'Hanlon in the face with a d control at an event in Ind	Park Rangers in the per closed fist as Captain O ependence National Histo	formance 'Hanlon	
<b>☑</b> Continued on the at	tached sheet.	1)	P.	>	
		Con	mplainant's signature		
	,	National Par	k Ranger Brian Przystaw	ski	
		Pi	rinted name and title		
Sworn to before me and signed	in my presence.				
4440,0040		200	1413	-	
Date:11/18/2018		en no	Indae's signature	/	
City and state: Phila	adelphia, Pennsylvania	David R. Str.	awbridge, Magistrate Jud	ge	

## AFFIDAVIT

- 1. Your Affiant is Brian Przystawski and I am a sworn law enforcement officer employed as a United States Park Ranger by the National Park Service (NPS). I have been an employee of the NPS for ten years and have been performing general law enforcement duties for nine of those years. I attended and graduated from a basic eleven week law enforcement training academy at Southwestern community college in April of 2007. I attended and graduated from the Land Management Police Training program at the Federal Law Enforcement Academy located in Glynco, Georgia in May of 2010. I successfully completed an eleven week field training program at Shenandoah National Park in July of 2010.
- 2. On November 17, 2018, the NPS monitored an event in Independence National Park held under a permit granted for a rally by a group identified as "We the People." The event was scheduled from 10:00 a.m. to 4:00 p.m. on the north side of the 500 block of Market Street, adjacent to the Independence Visitor Center. Approximately 50 people attended the event with the organizers. The group waved flags and made speeches using a sound amplification system.
- 3. The permitted event attracted counter-protests. On November 17, 2018, a group of approximately 500 counter-protestors gathered and were directed by law enforcement to the north side of the 500 block of Market Street. The counter-protestors carried signs, chanted, yelled across the street at the permitted group, and yelled at members of law enforcement including state, local, and federal law enforcement officers from the Philadelphia Police Department (PPD), Pennsylvania State Police (PSP), NPS, United States Park Police (USPP), and the FBI.
- 4. At approximately 2:30 p.m., the permitted group began to disband and walked north through the park from Market Street to Arch Street. As the permitted group departed the area, a

group of the counter-protestors followed close by, yelled obscenities at members of the permitted group and sought to physically confront them. Numerous law enforcement officers from NPS, the USPP, and PPD, working together, took a position between the two groups to prevent a violent confrontation.

- 5. As the permitted group members turned west on Arch Street, the law enforcement members formed a line and moved toward 6<sup>th</sup> Street to allow members of the permitted group to leave the park safely. Some of the counter-protestors, including the defendant Brian Glantz, pushed back at the officers.
- 6. During the confrontation, while still on park property, officers sought to arrest the defendant when he punched Captain John O'Hanlon of PPD in the side of his face as he was in the performance of his duties. Defendant continued to resist the officers' efforts to arrest him, refusing to produce his hands, kicking his legs and wrestling with the officers and park rangers. Ultimately, the defendant was physically subdued and taken into custody.
- 7. The location of the assault by the defendant was on the 500 block of Arch Street, within the federal property of Independence National Historic Park and, therefore, within the special maritime and territorial jurisdiction of the United States as described within 18 U.S.C. §13.
- 8. Based on the facts set forth above, I request an arrest warrant for defendant Brian Glantz, charging him with assault on an officer in the performance of official duties, in violation of 18 U.S.C. §111(a)(1), and the assimilated Commonwealth of Pennsylvania crime of

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aggravated assault on an officer in the performance of official duties, in violation of 18 U.S.C.

§13 and 18 Pa.C.S. §2702(a)(3).

Brian Przystawski National Park Ranger

Subscribed and sworn to before me this 18th day of November 2018, at Philadelphia, PA

DAVID R. STRAWBRIDGE United States Magistrate Judge